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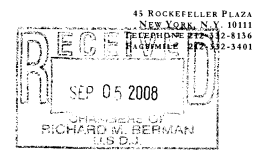
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September 4, 2008

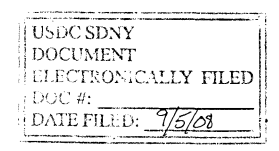
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## By Overnight Mail

Honorable Judge Richard M. Berman United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007-1312



Re: <u>Dimerco Express (U.S.A.) Corp. v. Corplogoware, LLC, et al.</u>

Case No.: 08 CV 5662 (RMB)
Request for Adjournment

## Dear Judge Berman:

We are the attorneys for Plaintiff in the above-referenced matter. An initial pre-trial conference is scheduled for Monday, September 8, 2008 at 9:00 a.m. We respectfully request an adjournment of the conference. This is our second request for an adjournment. Our first request for adjournment was granted.

We conferred with Counsel Bentz Kirby for Defendant Post No Bills ("PNB"), and he does not oppose our request for an adjournment. Plaintiff and Defendant PNB continue to engage in settlement discussions. Recently, Attorney Kirby has dealt with a serious personal family matter, and we have prepared our office move for the last several weeks, which took away our respective time for the settlement discussions.

In view of the above, we seek an adjournment to continue our settlement discussions with Defendant PNB. We respectfully request an adjournment of the initial pre-trial conference for another thirty (30) days.

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We appreciate the Court's consideration to our request. If you have any questions, please do not hesitate to contact the undersigned counsel.

Very truly yours,

RODRIGUEZ O'DONNELL GONZALEZ & WILLIAMS, P.C.

By:

Henry P. Gonzalez, LL.M. Attorneys for Plaintiffs,

Dimerco Express (U.S.A.) Corp.

Cc: Via E-Mail

> Bentz Kirby, Esq. Attorneys for Defendant Post No Bills

Mr. Bob Evers CFO of Defendant Corplogoware, LLC

Mr. Jay Todd Marburger CEO of Defendant Incentive Marketing, Inc. c/o Jonathon A. Fligg, Esq. Womble Carlyle Attorneys for Mr. Jay Todd Marburger, Individually

CONFERENCE ADJOURNED TO 10/14/08 @ 9:00 AM.	
SO ORDERED: Date: 9/5/05	Richard M. Berman, U.S.D.J.